IAP7 Rec'd PCT/PTO 19 JUN 2006

FORMPTO-1390(Modified) U.S. PATENTAND TRADEMARKOFFICE; U.S. DEPARTMENTOF COMMERCE REV. 7-2005) 19931 TRANSMITTAL LETTER TO THE UNITED STATES U.S. APPLICATIONNO. (If known, see 37 CFR 1.5) DESIGNATED/ELECTED OFFICE (DO/EO/US) 10/583568 CONCERNING A SUBMISSION UNDER 35 U.S.C. 371 PRIORITYDATECLAIMED INTERNATIONALAPPLICATIONNO. INTERNATIONALFILINGDATE 19 December 2003 (19.12.2003) PCT/JP2004/018924 17 December 2004 (17.12.2004) TITLE OF INVENTION ID TAG APPLICANT(S)FOR DO/EO/US Wataru Hattori, Hiroo Hongo, Fumiyuki Nihei and Hiroshi Sunamura Applicantherewithsubmits to the United States Designated/ElectedOffice (DO/EO/US) the following items and other information: This is a FIRST submission of items concerning a submission under 35 U.S.C. 371. 2. This is a SECONDor SUBSEQUENT submission of items concerning a submission under 35 U.S.C. 371. This is an express request to begin national examination procedures (35 U.S.C.371(f)). The submission must include items (5), (6), 3. (9) and (24) indicated below. The US has been elected (Article 31). 5. A copy of the International Application as filed (35 U.S.C. 371 (c)(2)) a. 🗆 is attachedhereto (requiredonly if not communicated by the International Bureau). b. 🖄 has been communicated by the International Bureau. is not required, as the applicationwas filed in the United States ReceivingOffice (RO/US). An English language translation of the International Application as filed (35 U.S.C. 371(c)(2)). a. 🗴 is attachedhereto. has been previously submitted under 35 U.S.C. 154(d)(4). Amendments to the claims of the International Application under PCT Article 19 (35 U.S.C.371 (c)(3)) are attachedhereto (requiredonly if not communicated by the International Bureau). b. 🗆 have been communicated by the International Bureau. have not been made; however, the time limit for making such amendmentshas NOT expired. c. 🗆 d X have not been made and will not be made. An Englishlanguage translation of the amendments to the claims under PCT Article 19 (35 U.S.C. 371(c)(3)). П 9 An oath or declaration of the inventor(s)(35 U.S.C.371 (c)(4)). An Englishlanguage translation of the annexes to the International Preliminary Examination Report under PCT 10. \Box Article 36 (35 U.S.C.371 (c)(5)). A copy of the InternationalPreliminaryExaminationReport (PCT/IPEA/409). 11. A copy of the InternationalSearch Report (PCT/ISA/210). 12. Items 13 to 23 below concern document(s) or information included: 13. An InformationDisclosureStatementunder37 CFR 1.97 and 1.98. An assignment document for recording. A separate cover sheet in compliance with 37 CFR 3.28 and 3.31 is included. 14. X 15. A FIRST preliminary amendment. A SECONDor SUBSEQUENTpreliminaryamendment. 16. A substitutespecification. 17. A power of attorney and/or change of address letter. 18. A computer-readableorm of the sequencelisting in accordancewith PCT Rule 13ter.2 and 37 CFR 1.821 - 1.825. 19. A second copy of the published International Application under 35 U.S.C. 154(d)(4). 20. A second copy of the English language translation of the International Application under 35 U.S.C. 154(d)(4). 21. X EV823103230US 22. ExpressMail Label No.

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10	1202500	PCT/JP20	PCT/JP2004/018924		19931	
Twenty-fiv	s or information: ve (25) sheets of drawings NEC CORPORATION					
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The following fees have been submitted: 24. 🔀 Basic national fee				300	\$ \$300.00	
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If the written opinion by IPEA/USi Searchfee (37 CF) as an International Search previously co	ee (37 CFR 1.492(b)) conofthe ISA/USor the Infindicatesall claims satis R 1.445(a)(2))has been lationalSearchingAuthorich Reportprepared by an ommunicated the US b	\$0 \$100 \$400 \$500	\$ \$400.00			
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Surchargeof \$130	.00 for furnishingany of t	he searchfee, examination of the national stage (37	nfee, or the oath (CFR 1.492(h))	or	<u> </u>	
CLAIMS	NUMBERFILED	NUMBEREXTRA	RATE			
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